

From: [Warr \(Kettler\), Kristie](#)
To: [Crawford, Beth](#)
Cc: [Moore, Gary](#)
Subject: Re: FT1002 (TCLP Data)
Date: Tuesday, September 16, 2014 4:45:49 PM
Attachments: [removed.txt](#)

I will check with the lab. I'm sure they can include a reason for dilution. It may sound something like... "Sample dilution was required due to elevated target compound concentrations and elevated non-target hydrocarbon concentrations. Analysis at a lower dilution was not possible." Do you think something like this would work?

On Sep 16, 2014, at 2:13 PM, "Crawford, Beth" <beth.crawford@CBIFederalServices.com> wrote:

Kristie,
Question, would it be possible to have the lab make a note on the report that the TCLP values are skewed based on matrix interference? I may need that in order for the facility to allow us to use the totals data. Let me know what you think.

Thanks,

Beth Crawford

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From: Moore, Gary [<mailto:Moore.Gary@epa.gov>]

Sent: Sunday, September 14, 2014 11:43 AM

To: Warr (Kettler), Kristie

Cc: Crawford, Beth

Subject: CES: FT1002 (TCLP Data)

Kristie:

Reviewing this data made me look at the detection limits associated with FT1002. The rules read that "equal to or exceeding". The following chemicals had issues that I could tell:

2,4-Dinitrotoluene

Hexachlorobenzene

It would appear that I would have to call this waste a hazardous waste only because we could not determine if the waste was equal to or exceeds the Regulatory Level.

What is the resolution to this?

I am hoping there are not others like this.

Gary Moore

Federal On-Scene Coordinator

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